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13 **Attorneys for Plaintiffs**

14 **UNITED STATES DISTRICT COURT**
15 **FOR THE DISTRICT OF NEVADA**

16 PETER DELVECCHIA, *et al.*,) **Case No: 2:19-CV-01322-KJD-DJA**
17 vs.)
18 FRONTIER AIRLINES, INC., *et al.*,)
19 Defendants.)
20 _____)

21 Pursuant to the authority of Fed. R. Civ. P. 41(a)(1)(A)(i) and the Ninth Circuit's holding in
22 *Pedrina v. Han Kuk Chun*, 987 F.2d 608 (9th Cir. 1993), Plaintiffs, Peter DelVecchia individually and
23 as next friend of A. D., a minor, by counsel, hereby give notice of their dismissal of their claims
24 against **Defendant Amanda Nickel, in her individual capacity, without prejudice**. Per the holding
25 in *Pedrina*, this Notice of Dismissal applies solely to Defendant Amanda Nickel and does not dismiss
26 the action as a whole, or Plaintiffs' claims against any other Defendant. Moreover, this Notice of
27

28 **NOTICE OF DISMISSAL OF DEFENDANT AMANDA NICEL**
Page 1 of 2

1 Dismissal does not affect any liability of Defendant Frontier Airlines, Inc. under the doctrine of
2 *respondeat superior* for the negligence and/or intentional acts of its employee Amanda Nickel.
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5 DATED this 28th day of May, 2020.
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/s/ John D. McKay
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